LUKAS, NACE, GUTIERREZ & SACHS, LLP

8300 GREENSBORO DRIVE, SUITE 1200 MCLEAN, VIRGINIA 22102 703 584 8678 • 703 584 8696 FAX

WWW.FCCLAW.COM

RUSSELL D. LUKAS
DAVID L. NACE
THOMAS GUTIERREZ*
ELIZABETH R. SACHS*
DAVID A. LAFURIA
PAMELA L. GIST
TODD SLAMOWITZ*
BROOKS E. HARLOW*
TODD B. LANTOR*
STEVEN M. CHERNOFF*
KATHERINE PATSAS NEVITT*

ALI KUZEHKANANI
LEILA REZANAVAZ

OF COUNSEL
GEORGE L. LYON, JR.
LEONARD S. KOLSKY*
JOHN CIMKO*
J. K. HAGE III*
JOHN J. MCAVOY*
HON. GERALD S. MCGOWAN*
TAMARA DAVIS BROWN*
JEFFREY A. MITCHELL*
ROBERT S. KOPPEL*
MARC A. PAUL*

*NOT ADMITTED IN VA

CONSULTING ENGINEERS

Writer's Direct Dial (703) 584-8672 tamara.davisbrown@fcclaw.com

February 25, 2012

VIA ELECRONIC FILING

Marlene H. Dortch, Secretary Office of the Secretary Federal Communications Commission 445 12th Street, S.W., Suite TW-A325 Washington, D.C. 20554

RE: Annual 47 C.F.R. § 64.2009(e) CPNI Certification

Covering Calendar Year 2011

EB Docket No. 06-36

Atlantic Telecommunications

FCC Filer ID 811461 / FRN 0003802204

Dear Ms. Dortch:

Atlantic Telecommunications by its attorneys and pursuant to Section 64.2009(e) of the Commission's rules, hereby submits the attached letter in response to DA 12-170 regarding the FCC's annual CPNI Certification.

If there are any questions regarding this submission, please contact Elizabeth R. Sachs at 703-584-8663 or lsachs@fcclaw.com, or the undersigned.

Very truly yours,

Tamara Davis Brown

Enclosures

cc: Best Copy and Printing, Inc.



VIA ELECTRONIC FILING

Marlene H. Dortch, Office of the Secretary Federal Communications Commission 445 12th Street, SW Suite TW-A325 Washington, D.C. 20554

Re:

47 C.F.R. § 64.2009(e) CPNI Certification

EB Docket No. 06-36

Atlantic Telecommunications

FCC Filer ID 811461 - FRN 0003802204

Dear Ms. Dortch:

Atlantic Telecommunications (the "Company") hereby files this letter in lieu of the CPNI certification statement. The FCC previously determined in a December 2010 Order that licensees with non-interconnected, dispatch-only operations were not obligated to make a CPNI filing, and cancelled the related forfeiture issued for failure to make such a filing. The Company operates a non-interconnected, dispatch-only system identical to those licenses in the December Order. Accordingly, the Company believes it is not required to make an annual CPNI filing.

Please note that the Company will not make any future CPNI-related filings unless the Company modifies its offering to include interconnected service or unless the Company is directed to file by the FCC. Should the Commission have any questions, please contact the undersigned.

> Paul H. Eisenberg Vice President February 21, 2012